# USDA Child Nutrition Programs Administrative Review Summary Report

School Food Authority: St John's Agency Code: 117529

School(s) Reviewed: St John's

Review Date(s): January 11-12, 2018 Date of Exit Conference: Jan 12, 2018

State agencies (SA) are required to conduct administrative reviews to assess School Food Authority (SFA)'s administration of the National School Lunch Program (NSLP), School Breakfast Program (SBP), and other school nutrition programs. The objectives of the Administrative Reviews are to:

Determine whether the SFA meets program regulations,

- Provide technical assistance,
- Secure needed corrective action.
- Assess fiscal action, and when applicable, recover improperly paid funds.

# **General Program Reminders/Updates:**

- The Department of Public Instruction (DPI) School Nutrition Team (SNT) conducts School Nutrition Skills Development Courses (SNSDC) each summer in various locations around the state at no charge. Courses cover many areas of the school nutrition programs including administrative responsibilities, program basics, meal pattern requirements and menu planning, financial management, professional standards, meal benefit determination process, procurement, and many other topics. More information along with other upcoming trainings and webinars can be found on the Wisconsin DPI <u>School Nutrition Training</u> webpage (dpi.wi.gov/school-nutrition/training).
- SFA staff are encouraged to pursue GOALS Certification. GOALS stands for Goal Oriented Achievement Learning Skills. This is a certificate endorsed by the DPI and is obtained by completing training in nutrition, program administration and operations, and communications and marketing. For more information go to the Wisconsin DPI <a href="School Nutrition Training">School Nutrition Training</a> webpage (dpi.wi.gov/school-nutrition/training/goal-oriented-achievement-learning-skills).
- The US Department of Agriculture has a toolkit of resources to assist schools in meeting the
  nutrition standards on their <u>Healthier School Day: The School Day Just Got Healthier</u> webpage.
  The topics covered include Smart Snacks, offering fruits and vegetables, reducing sodium, and
  serving whole grain-rich products (http://www.fns.USDA.gov/healthierschoolday).
- The Smarter Lunchrooms Movement encourages schools to implement low-cost and no-cost lunchroom solutions to help students' select healthier meal options (http://smarterlunchrooms.org). Smarter Lunchroom techniques are easy to begin implementing and do help encourage student consumption of fruits, vegetables, legumes, non-flavored milk, and other healthful choices. These strategies are effective and research-based. Consider trying the Smarter Lunchroom techniques for increasing consumption of white milk (https://www.smarterlunchrooms.org/scorecard-tools/smarter-lunchrooms-strategies#Milk).

# Appreciation/Commendations/Noteworthy Initiatives:

Thank you to the staff at St John's for the courtesies extended to us during the on-site review. Thank you for being available when answering questions and providing additional information. All were very receptive to recommendations and guidance. In addition, thank you for taking the time to respond to the off-site questions and requests, as well as pulling records for the on-site portion of the review. Debie Stebbins is organized and receptive to all suggestions--she was a pleasure to work with. Stephanie Helmann does a fabulous job with the lunch program. She provides a positive and friendly atmosphere to all during the meal service.

#### **REVIEW AREAS**

#### 1. MEAL ACCESS AND REIMBURSEMENT

# **Certification and Benefit Issuance**

# Commendations/Comments/Technical Assistance/Compliance Reminders

# **Free and Reduced Price Meal Applications**

- Applications must be reviewed in a timely manner. An eligibility determination must be made, the family notified of its status, and the status implemented within 10 operating days of the receipt of the application.
- Children are eligible for free or reduced price meal benefits on the date their eligibility is determined by the Determining Official.
- When an application only has one frequency of payment indicated for all of their reported incomes
  on the application, the income should not be converted to annual, but using the <a href="Income Eligibility Guidelines">Income Eligibility</a>
  Guidelines one would look at the amount of their income under the column indicating that
  frequency (i.e., weekly, twice monthly, every two weeks, monthly, annually). Technical assistance
  was provided.
- When a household has income in addition to a loss from a business, that income must be included
  on the free and reduced application in full and is not offset by the business loss. A business loss
  (negative dollar amount) would become \$0 for the income on the application.

#### **Effective Date of Eligibility**

SFAs may establish the date of submission of an application as the effective date of eligibility, rather than the date the application is reviewed and eligibility is determined. This flexibility applies only to complete applications containing all required information. See SP 11-2014 for more information. The SNT must be contacted prior to implementing this flexibility for approval. Contact Karrie Isaacson at karrie.isaacson@dpi.wi.gov for more information and approval.

#### **Household Size Box**

• The total household member size box (Step 3G) includes all children and adults in the household and must match the number of names on the application for the application to be considered complete. **Technical assistance** was required.

# **Incomplete Applications**

 Any application that is missing required information, contains inconsistent information, or is unclear is considered an incomplete application and may not be determined until clarified. The SFA may return the application to the household or contact the child's parent or guardian either by phone or in writing/email. The determining official should document the details of the conversation plus date and initial. Applications missing signatures must be returned to the parent to obtain. Reasonable effort should be made to obtain the missing information prior to denying the application.

# **Direct Certification**

 As a reminder, you are required to run direct certification a minimum of three times a year: at or near the beginning of the school year, three months after the initial run and six months after the initial run.

# **Disclosure**

The LEA must seek written consent from the parent or guardian to use the information provided on
the application or through direct certification for non-program purposes, such as athletic or testing
fee waivers, registration fee waiver, etc. Consent must be obtained each school year. Find the
Sharing Information with Other Programs
template on the Free and Reduced Meal Applications
and Eligibility webpage (https://dpi.wi.gov/sites/default/files/imce/school-nutrition/doc/sharinginfo-other-programs.doc).

# **Public Release**

- All SFAs are required to distribute a <u>Public Release</u> before the start of the school year (https://dpi.wi.gov/school-nutrition/national-school-lunch-program/free-reducedapplications#apps). The purpose is to inform the public that free and reduced price meals and free milk are available. SFAs must annually distribute the Public Release to:
  - o Local news media
  - o Grassroots organizations (local organizations providing services to populations in need)
  - Major employers contemplating or experiencing large layoffs
  - Local Unemployment Office (as applicable)
- SFAs are not required to pay to have the public release published but must maintain documentation of whom it was sent to along with the specific materials distributed.

# Findings and Corrective Action Needed: Certification and Benefit Issuance

☐ **Finding:** The finding was that the public release used for outreach was not the current one for this school year.

**Corrective Action Needed:** Please submit a statement of how this will be corrected. In addition please included a statement on who this notice will be sent to in the future.

#### Verification

# Commendations/Comments/Technical Assistance/Compliance Reminders

#### **Verification**

• Verification is only required when eligibility is determined through the application process, and is not required for eligibility determinations made through the direct certification process. Each

- year schools must annually verify eligibility of children from a sample of household applications approved free and reduced price benefits for that school year.
- When applications are chosen for verification, the person designated as the Confirming Official must review the application(s) to ensure the initial determination is correct prior to contacting the family. There is a place for the Confirming Official to sign and date on the back of the application.

# **Findings and Corrective Action Needed: Verification**

☐ **Finding:** The finding was that there was no indication that a confirmation review took place. In addition, there was some confusion on what income documents are required by households for verification.

**Corrective Action Needed:** Please review the verification website and verification webcasts and submit a statement on the process the SFA will use in the future regarding the confirmation review and include a statement of what types of income the SFA would use for verification.

# **Meal Counting and Claiming**

# Commendations/Comments/Technical Assistance/Compliance Reminders

- Meals may only be charged to a student upon receipt of a reimbursable meal to assure proper benefits issuance.
- When entering the claim it is necessary to use the edit check to calculate your reimbursable meals by site for claim submission.
- Meals must be offered to all students each day school is in session a full day, so DPI has created <u>Field Trip meal resources</u> to help schools offer student meals (https://dpi.wi.gov/school-nutrition/national-school-lunch-program/menu-planning).
- Please note that SFAs may claim visiting students in the paid category or the individual's category with documentation, unless they are from a CEP school.

# Findings and Corrective Action Needed: Meal Counting and Claiming

☐ <b>Finding:</b> The finding was an over claim of two meals. This was recorded on the school data form.	
Corrective Action Needed: No further action needed.	
☐ Finding: The finding was that an edit check was not completed.	
Corrective Action Needed: Please submit a month of an edit check.	

# 2. MEAL PATTERN AND NUTRITIONAL QUALITY

# **Commendations and Appreciations**

Sincere thanks to the Food Service Director of St. John's Lutheran School. We appreciate your time and efforts spent preparing for and participating in the onsite review. Documentation was thorough, organized, and provided well in advance. The kitchen was welcoming, bright with attractive signage and an appealing service line. The Food Service Director is enthusiastic, ambitious, caring, and knowledgeable. She demonstrated strong comprehension of program requirements and delivered

superb customer service to all students during meal service. Congratulations on a perfect lunch review week! There were no shortages or missing components, and all required documentation was provided.

# **Technical Assistance and Program Requirement Reminders**

# **Standardized Recipes**

Technical assistance was given for the recipe standardization process related to meatballs and noodles with brown gravy. Recipe standardization is very important to ensure that each meal is consistently planned to meet the daily and weekly requirements. Continue to work towards recipe standardization, and use all resources available to you. Visit our Recipe Resources and Tools webpage for additional information (https://dpi.wi.gov/school-nutrition/national-school-lunch-program/menuplanning/recipes) or contact a Public Health Nutritionist for assistance (https://dpi.wi.gov/school-nutrition/directory).

# Watermarked Child Nutrition (CN) Labels

A CN label with a watermark is used when the CN logo and contribution statement are used on product information other than the actual product carton and is presented as a separate document. Manufacturers may provide schools with a CN label with a watermark during the bidding process or on their websites (e.g. JTM Fully Cooked Beef Patties). Original CN labels on product cartons will not have a watermark. Product information on the CN label with a watermark can be changed. CN labels must be verified and collected from boxes as products are delivered. Once labels have been collected, check when new shipments arrive to determine if crediting towards the meal pattern has changed.

# **School Breakfast Program**

As discussed, consider adding the School Breakfast Program to the SFA's contract for a trial period (e.g. 3 months, through the end of the school year). Participation in SBP will enable the SFA to help students start the school day with good nutrition and provide reimbursement to you for doing so. Information on breakfast service and financial models are available on the School Breakfast Program Resources webpage (https://dpi.wi.gov/school-nutrition/school-breakfast-program/resources). Please contact Tracy Huffman (tracy.huffman@dpi.wi.gov) or Hannah Snider (hannah.snider@dpi.wi.gov) with questions on breakfast models or promotions to increase participation.

No corrective action required.

# 3. RESOURCE MANAGEMENT

# Nonprofit School Food Service Account

# <u>Commendations/Comments/Technical Assistance/Compliance Reminders</u> Annual Financial Report (AFR):

- All revenues including reimbursements and student payments, and expenses including food, labor, equipment, purchased services, and other need to be entered into the program to which they belong, and this will aid the school in calculating its "yearly" reference period for nonprogram food compliance which is highly recommended. The new 16-17 Annual Financial Report instructions are located on our website (https://dpi.wi.gov/sites/default/files/imce/school-nutrition/pdf/annual-financial-report-instructions.pdf).
- When a student deposits funds in their lunch account which will be used for meal purchases, the
  amount received is not treated as revenue until the meal has actually been served to the student.
  The amount of funds on hand in student accounts is treated as a deposit or liability account in
  either the foodservice fund (Fund 50) or the general fund (Fund 10) until the meal is served at

- which point the deposit account is converted to revenue. This amount should not be recorded as revenue, or part of the fund balance on your Annual Financial Report.
- The ending balance on June 30 from the previous year needs to be the beginning balance on July 1 for the current year.
- The ending balance, on June 30, can never be a negative balance. A transfer must be made from the non-federal funds to bring the ending balance to \$0.00.
- The school food service fund may not have an ending fund balance in excess of 3 month operating expenses, as this is considered "Excess Cash Balance".
- These categories of the AFR that should be addressed when tracking revenues and expenditures include:
  - Expenses for paper supplies, chemicals, thermometers, etc., should be reported under "Other". Only expenses for edible food items and beverages should be reported under "Food"
  - o "Equipment" should reflect major purchases of equipment. Utensils, pans, smaller equipment such as a cart, etc., should be reported under "Other".
  - o Under "Purchases Services" you should be reporting any time you pay someone for services provides such as equipment repair and health inspections.
  - Under "Ala Carte", you should be reporting the expenses for any food items served to students that are not claimed as part of the reimbursable meal. Revenues and expenses from adult meals would also be included here.
  - When revenues are recorded from the federal reimbursement payments, you want to make sure that you are recording the full reimbursement based on the printed claim form and not what is actually deposited into your account. As you will note on the claim, there may be money deducted from shipping, handling and processing fees for USDA Foods. The amount deducted from your revenue should be reported as a food expenditure.

**Technical assistance** was provided regarding breaking out non program foods in the annual financial report.

# **Allowable Costs**

- The nonprofit school food service account is to be used for the operation of the school meal program including food, supplies, equipment and personnel.
- The nonprofit school food service account may not be used to purchase land and/or buildings unless approved by FNS.
- Allowable costs are defined in 2 CFR 200 Subpart E and should be necessary, reasonable and allocable. More information on allowable costs can be found within the <a href="Indirect Costs guidance">Indirect Costs guidance</a> (http://dpi.wi.gov/school-nutrition/national-school-lunch-program/financial).
- Bad debt is an unallowable expense to the food service program. A transfer must be made from non-federal funds to cover student account write-offs. <u>SP23-2017 Unpaid Meal Charges guidance</u> <u>Q & A</u> may be found our Financial Management webpage (https://dpi.wi.gov/schoolnutrition/national-school-lunch-program/financial).

# **Unpaid Meal Charge Policy**

- USDA Policy Memorandum SP 46-2016 requires all SFAs operating federal school meal programs, by July 1, 2017, to have a written and clearly communicated policy that addresses unpaid meal charges. For a snap-shot on what the policy must include, see the <u>Unpaid Meal Charges In a "Nutshell"</u> (http://dpi.wi.gov/sites/default/files/imce/school-nutrition/pdf/unpaid-meal-charges-nutshell.pdf). For a more comprehensive overview, see SP 23-2017: <u>Unpaid Meal Charges Guidance</u>: https://dpi.wi.gov/sites/default/files/imce/school-nutrition/pdf/sp-23-2017.pdf
  - Best Practices
  - Local meal charge policy checklist

- Sample outstanding balance letter
- o Sample robo-call script

# Findings and Corrective Action Needed: Nonprofit School Food Service Account

☐ Finding: The finding was that there was a written statement about having a negative meal balance, but there was no information to tell families what will occur when an unpaid meal balance has accrued. In addition, there is was no mention of a collections procedure on how to handle an unpaid meal balance.	•
Corrective Action Needed: Please submit a statement on how this will be corrected to meet regulation requirements.	n

reimbursements and revenue must be reported. In addition, expenses to the program must be listed and all non-program foods must be broken out.

**Corrective Action Needed:** Please correct the annual financial report and submit a copy of the corrected report to reviewer.

☐ Finding: The finding was the annual financial report was not completed correctly. All

# **Revenue from Nonprogram Foods**

# <u>Commendations/Comments/Technical Assistance/Compliance Reminders</u>

- Nonprogram foods include: Adult Meals, A la Carte, Extra Entrees, Extra Milk (for cold lunch or milk break), Vended Meals (meals sold to other agencies), Catered Meals, and Food Service operated Vending Machines.
- All nonprogram food costs including food, labor, equipment, and purchased services must be covered by revenues received from the sale of those foods.
- Nonprogram foods may not be supported by reimbursable meals or have a nonprogram foods loss absorbed by the food service account.
- Thus, nonprogram foods may never run in the negative unless non-federal funds are transferred into the food service fund to cover the deficit.
- Nonprogram food costs and revenues must be separated from program food costs and revenues.
- The USDA Nonprogram Revenue Tool may need to be run yearly, at a minimum if school is selling more than milk and adult meals.
- The <u>DPI Nonprogram Food Revenue Tool/Calculator</u> located on our website feeds into the USDA tool and aids in calculating prices of nonprogram foods and meeting the USDA nonprogram food regulation (http://dpi.wi.gov/sites/default/files/imce/school-nutrition/xls/non-program-food-price-calculator.xlsx).

Nonprogram food revenue	Total nonprogram food costs
Total program and nonprogram revenue	Total program and nonprogram food costs

 SFAs that sell <u>only</u> nonprogram milk and adult meals as nonprogram foods are <u>exempt</u> from completing the USDA Nonprogram Food Revenue tool (http://dpi.wi.gov/sites/default/files/imce/school-nutrition/pdf/exceptions-nonprogram-revenue.pdf).

# **Adult Meals**

- Adult meals are considered non-program foods. Food service programs must price adult meals
  above the overall cost of the meals. Since adult meal costs can be difficult to calculate, SFAs must, at
  a minimum, follow the minimum pricing guidelines in Food Nutrition Services Instruction 782-5.
- A <u>Wisconsin Adult Meal Pricing Worksheet</u> has been developed to assist you in pricing adult meals (http://dpi.wi.gov/sites/default/files/imce/school-nutrition/doc/wisconsin-adult-meal-pricing-guide.doc).

#### Resources

- Nonprogram Foods Revenue Rule SP-20-2016 (http://dpi.wi.gov/sites/default/files/imce/school-nutrition/pdf/sp-20-2016.pdf)
- Nonprogram Foods In a "Nutshell" (http://dpi.wi.gov/sites/default/files/imce/school-nutrition/pdf/nonprogram-foods-in-a-nutshell.pdf)

#### 4. GENERAL PROGRAM COMPLIANCE

# **Civil Rights**

# Commendations/Comments/Technical Assistance/Compliance Reminders

#### **Nondiscrimination Statement**

When including the <u>non-discrimination statement</u> on letters, menus, website, and other documents used to convey program information, it is necessary to use the current statement which was updated in October 2015 (http://dpi.wi.gov/school-nutrition/national-school-lunch-program/civil-rights).

However, when space is very limited, such as on the printed menus, the abbreviated statement may be used, "**This institution is an equal opportunity provider**." Both statements should be in the same size font as the other text in the document.

#### And Justice for All Poster

• "And Justice for All" posters need to be posted in public view where the program is offered.

#### **Civil Rights Training**

 Civil rights training must be conducted on a yearly basis for all staff and volunteers who administer any portion of a school nutrition program.

# **Civil Rights Self-Compliance Form**

• The <u>Civil Rights Self-Evaluation Compliance</u> form is required to be completed by October 31 annually.

#### **Special Dietary Needs**

• SFAs must accommodate dietary requests that are supported by a signed medical statement from a licensed medical practitioner. Meals served to students with special dietary needs who have a signed medical statement from a licensed medical practitioner do not need to meet meal pattern requirements. Additional information on <a href="mailto:special dietary needs">special dietary needs</a> can be found on the DPI School Nutrition Team website (http://dpi.wi.gov/school-nutrition/national-school-lunch-program/special-dietary-needs).

- School food service staff may make food substitutions, at their discretion, for children for whom
  they do not have a signed medical statement from a licensed medical practitioner. It is highly
  recommended that the SFA have a completed medical statement on file from a medical authority
  (which could be the school nurse) to support the request. Accommodations made for students
  without a signed medical statement from a licensed medical practitioner must meet the USDA meal
  pattern requirements in order for the meals to be reimbursable. It is recommended that the SFA
  develop a policy for handling these types of accommodations to ensure that requests are equitable
  for everyone.
- Juice may not be substituted for fluid milk unless juice is specified as a substitution on a medical statement signed by a licensed medical practitioner. Water is available to all students, lactose free milk may be offered, or schools may choose to provide a fluid milk substitute that meets the nutritional requirements set forth by USDA. If choosing to provide a fluid milk substitute, you must notify our office in writing and provide the nutrition information from the product you will be using. For more information on <u>fluid milk substitutes</u>, please see our Special Dietary Needs webpage (http://dpi.wi.gov/school-nutrition/national-school-lunch-program/special-dietary-needs).

# **Overt Identification**

• The meal counting system must prevent overt identification of students receiving free and reduced price benefits.

#### **Processes for complaints**

All SFAs should have procedures (written procedures preferred) in place for handling civil rights complaints in regards to discrimination in the National School Lunch Program and School Breakfast Program. A SFA may always attempt to resolve a situation that is occurring in real time. However, if an individual states that they wish to file a civil rights complaint, the SFA must provide them with the information necessary to do so and not impede an individual's right to file. Please refer to the <a href="USDA Program Discrimination Complain Form">USDA Program Discrimination Complain Form</a> for assistance in filing these complaints (https://www.ocio.usda.gov/sites/default/files/docs/2012/Complain\_combined\_6\_8\_12.pdf).

# **Findings and Corrective Action Needed: Civil Rights**

☐ **Finding:** The finding was that the printed menu and website menu did not have the non-discrimination statement listed.

**Corrective Action Needed:** Please correct this and submit me a copy of a menu with the correct non-discrimination statement on it. **Corrected on-site no further action needed**.

# **Local Wellness Policy**

# Commendations/Comments/Technical Assistance/Compliance Reminders

The local wellness policy requirement was established by the Child Nutrition and Special Supplemental Nutrition Program for Women, Infants, and Children (WIC) Reauthorization Act of 2004 and further strengthened by the Healthy, Hunger-Free Kids Act (HHFKA) of 2010. The final rule requires School Food Authorities (SFAs) to begin developing a revised local school wellness policy during School Year 2016-2017 and full compliance with the requirements of the final rule by June 30, 2017.

At a minimum, SFAs must permit participation by the general public and the school community including parents, students, and representatives of the school food authority, teachers of physical

education, school health professionals, the school board, and school administrators in the wellness policy process. In addition, SFAs must designate one or more school officials to ensure each school complies with the policy.

# **Content of the Wellness Policy**

At a minimum the wellness policy must include:

The final Local School Wellness Policy Implementation Under the Healthy, Hunger-Free Kids Act of 2010 rule requires the SFA to retain basic records demonstrating compliance with the local school wellness (LWP) requirements. If no LWP has been developed, the SFA must establish a written policy. For assistance in the creation of a LWP, SFAs are encouraged to utilize the <u>Wisconsin Wellness: Putting Policy into Practice - School Wellness Policy Toolkit</u> (http://dpi.wi.gov/school-nutrition/wellness-policy/toolkit). LWPs should include specific goals related to:

- Nutrition education (Recommended goals related to nutrition education include integrating into other core subjects or offering as a stand-alone course for all grade levels.)
- Nutrition promotion (At a minimum SFAs must review smarter lunchroom tools and strategies. Additional promotional activities include contests, surveys, food demonstrations, taste testing, and farm to school programming.)
- Physical activity (Recommended that SFAs offer time for students to meet the 60 minute goal, this could include recess, classroom physical activity breaks, and opportunities for physical activity before and after school.)
- Guidelines for all foods and beverages sold on the school campus during the school day (The LWP must contain guidelines for Federal school meal requirements and competitive food standards [Smart Snacks]).
- Guidelines for all foods and beverages provided on the school campus during the school day (SFAs must develop standards for foods provided to students, this includes classroom parties, schools celebrations, food offered as rewards/incentives.)
- Guidelines for food and beverage marketing (At a minimum, SFAs must restrict marketing to food and beverages that meet competitive food standards on the school campus during the school day.)
- Public involvement and committee leadership (SFAs must invite and allow for a diverse group
  of stakeholders to participate in the development, implantation, review, and updating of the
  LWP. SFAs must also identify the official responsible for oversight of the LWP to ensure school
  compliance.)
- Implementation, assessment and update of policy (At a minimum, SFAs must notify the public about the content, implementation of, and updates to the LWP. SFAs must complete a triennial assessment to evaluate compliance with the LWP, how the LWP compares to model wellness policies, and progress made in attaining the goals of the LWP).

Please refer to the USDA <u>summary of the requirements</u> for local school wellness policies (http://www.fns.usda.gov/sites/default/files/tn/LWPsummary\_finalrule.pdf). Wisconsin Team Nutrition has several <u>wellness policy resources</u> available, including a toolkit, a wellness policy builder, and wellness policy report card (http://dpi.wi.gov/school-nutrition/wellness-policy).

# Findings and Corrective Action Needed: Local Wellness Policy

☐ Finding: The wellness policy meets some, but not all, requirements as stipulated above. The policy is currently lacking specific language related to policy leadership, public involvement, food and beverage marketing, the triennial assessment, and updating/informing the public of the policy.

**Corrective Action Needed:** Please provide a timeline for updating your policy to become compliant with the final rule.

☐ **Finding:** The local wellness policy is not made available to public.

Corrective Action Required: The final Local School Wellness Policy Implementation Under the Healthy, Hunger-Free Kids Act of 2010 rule requires the SFA to make the local school wellness policy available to the public and inform the public about the content, implementation of, and updates to the LWP on an annual basis. Please provide a plan for making the wellness policy available to the public and explain how you will notify the public of the policy.

#### **Smart Snacks**

At the time of the on-site review there were no foods or beverages sold at St. John's Lutheran School during the school day, defined as the period from the midnight before to 30 minutes after the end of the instructional school day. If any food or beverage sales occur in the future, the items must either be in compliance with the Smart Snacks general and nutritional guidelines, or must qualify as an exempt fundraiser. A staff member at each school should be responsible for documenting compliance of exempt fundraisers and any other competitive food sales. You can find fundraiser tracking tools on our <a href="Smart Snacks">Smart Snacks</a> webpage (https://dpi.wi.gov/school-nutrition/national-school-lunch-program/smart-snacks).

# **Professional Standards**

# Commendations/Comments/Technical Assistance/Compliance Reminders

- The Professional Standards regulations in 7 CFR 210.30 established hiring standards for new school nutrition program directors, hired on or after July 1, 2015, that manage and operate the National School Lunch and School Breakfast Programs. In addition, the regulations established annual training standards for all school nutrition program directors, managers, and staff which must be tracked.
- Each SFA must designate at least one staff member as a program "director". A program "director" is the person designated to perform or oversee the majority of the program duties such as sanitation, food safety, nutrition and menu planning, food production, procurement, financial management, record keeping, customer service, nutrition education, and general day-to-day program management.
- The <a href="hiring standards">hiring standards</a> for SFA directors are based on the size of their SFA and includes education, school nutrition experience and food safety training requirements (<a href="http://dpi.wi.gov/sites/default/files/imce/school-: nutrition/pdf/professional-standards-hiring-chart-by-district-size.pdf">http://dpi.wi.gov/sites/default/files/imce/school-: nutrition/pdf/professional-standards-hiring-chart-by-district-size.pdf</a>).
- Per SP 38-2016, any School Food Service Director hired after July 1, 2015 that does not meet the minimum education requirements cannot use the nonprofit school food service account to pay their salary; this would be an unallowable cost and the SFA's general fund may be used to pay the salary of a new director who is actively pursuing the minimum education requirements.

#### **Professional Standards: Training Requirements**

- Annual training must be job-specific and intended to help employees perform their duties well. The
  required annual training hours vary according to the employee's role in the management and
  operation of the school nutrition program.
- Trainings can be provided in a variety of formats (online, in person, webinars) and through various providers (DPI, USDA, in-house, etc.).

• SFAs should clearly document all required training information and maintain that file including the name of staff person, date hired, title/position, brief list of core duties/responsibilities, status (full, part-time, volunteer, etc.), professional standards position (director, manager or staff). Learning codes are not required, but encouraged. A template tracking tool is posted to our <a href="Professional Standards">Professional Standards</a> webpage (http://dpi.wi.gov/school-nutrition/training/professional-standards).

# Annual Training Requirements for All Staff

Directors: 12 hours Managers: 10 hours

Other Staff (20 hours or more per week): 6 hours Part Time Staff (under 20 hours per week): 4 hours

If hired January 1 or later, only half of the training hours are required during the first school year of employment. **Technical assistance** was provided.

# Findings and Corrective Action Needed: Professional Standards

☐ **Finding:** The finding was that non-food service staff did not have a tracking tool for required training hours.

**Corrective Action Needed:** Please submit a copy of a tracking tool that will be used for non-food service staff that have a role in food service. List all current trainings.

# Water

# Commendations/Comments/Technical Assistance/Compliance Reminders

Water is required to be available at no charge to students during the lunch and breakfast meal services. Schools can provide free water in a variety of ways, such as water pitchers and cups on lunch tables, a water fountain, or a faucet that allows students to fill their own bottles or cups. The SFA did a nice job of making water available to students.

#### **Food Safety and Buy American**

# Commendations/Comments/Technical Assistance/Compliance Reminders

<u>A Flash of Food Safety</u> is a video series designed to help school nutrition professionals understand and apply safe food practices (www.fns.usda.gov/ofs/food-safety-flashes). Visit the <u>Office of Food Safety</u> website (www.fns.usda.gov/ofs/food-safety) and explore all of the great food safety resources available to USDA's nutrition assistance program operators. Let's grow food safety!

# Food Safety Inspections

- Every school operating USDA School Child Nutrition Programs must have two food safety inspections during each school year: one in the fall, which is an actual food safety inspection; and one in the spring, which is a review of the site's Food Safety Plan.
- Food safety inspection reports must be posted in public view. Posting the food safety inspection report in the same location as the "And Justice For All" poster can be a convenient way to have both items publicly visible.

# **Temperatures**

 All cooling equipment must have internal temperatures taken and recorded daily on temperature logs. Posting them directly on the equipment makes recording convenient and a regular part of daily routines.

# **Food Safety Plans**

- All schools must have a comprehensive, site-specific food safety plan on-site which includes all
  process 1, 2, and 3 items, all applicable standard operating procedures (SOP), all equipment,
  and food service staff. The food safety plan must be reviewed annually. A prototype food safety
  plan template as well as template SOPs may be found on the <a href="SNT Food Safety">SNT Food Safety</a> webpage.
  (https://dpi.wi.gov/school-nutrition/food-safety)
- Only SOPs relevant to the programs and procedures for which the site-specific food safety plan is written should be included in the plan.
- The site-specific food safety plan should include SOPs for all programs and procedures utilized at the site.

# **Food Employee Reporting Agreements**

- All food service employees must have a signed <u>Food Employee Reporting Agreement</u> on file (https://datcp.wi.gov/Documents/foodemployeereportingagreementsupplement.pdf).
- Employees must sign a new Food Employee Reporting Agreement form if changes are made to
  the document. While there are no requirements as to how frequently food service employees
  must sign a Food Employee Reporting Agreement form, it is the best practice for each food
  service employee to annually review and sign an agreement to reinforce the information
  contained in the document.

#### **Buy American**

The Food Service Director does not maintain documentation of non-domestic products. To ensure compliance with this provision in the future, check products for domestic or non-domestic origins as part of the receiving process. The <a href="Buy American Noncompliant Product List template">Buy American Noncompliant Product List template</a> and further information is available on the USDA Foods <a href="Buy American Provision">Buy American Provision</a> webpage (https://dpi.wi.gov/school-nutrition/procurement/buy-american).

Two products were identified during the onsite review as non-domestic products without noncompliant product documentation, including frozen edamame from China and frozen corn from Canada.

- The USDA requires that a SFA purchase, to the maximum extent practicable, domestic commodities or products. Using food products from local sources supports the local economy, small local farmers and provides healthy choices for children in the school meal programs. The Buy American provision is required whether food products are purchased by SFAs or entities that are purchasing on their behalf.
- There are limited exceptions to the Buy American provision which allow for the purchase of
  products not meeting the "domestic" standard as described above ("non-domestic") in
  circumstances when use of domestic products is truly not practicable. Refer to SP 24-2016 for
  more information on the Buy American provision and limited exceptions.
- More information on this new requirement, including a tool to assist with tracking noncompliance products, can be found on the SNT <u>Procurement</u> webpage (http://dpi.wi.gov/school-nutrition/procurement/buy-american).

# Reporting and Recordkeeping

# Commendations/Comments/Technical Assistance/Compliance Reminders

All free and reduced price applications, including applications from households denied benefits
must be kept on file for a minimum of three years after the final claim is submitted for the fiscal
year to which they pertain.

# Summer Food Service Program (SFSP)

# Commendations/Comments/Technical Assistance/Compliance Reminders

As part of the National School Lunch Program, it is required to do SFSP outreach. The purpose is to inform your students and families of the free feeding site(s) they may have access to in the summer while school is out of session. Near the end of this school year, it is as simple as a blurb in a newsletter sent home to students, or putting up free posters and/or mail these items free of charge. To access an inclusive map of all potential participating sites in your area, see the <u>interactive map</u> on the SFSP website (http://www.fns.usda.gov/capacitybuilder).

#### **School Breakfast**

# Commendations/Comments/Technical Assistance/Compliance Reminders

While the School Breakfast Program is not currently offered at the SFA, the success of the lunch program suggests implementing breakfast may be a well-received action that would benefit students nutritionally and financially benefit food service. Thank you to the food service manager for expressing interest in starting a breakfast program.

When starting a breakfast program, the SFA's online contract will need to be updated to reflect the program's operations. The SFA should work closely with a Nutrition Program Consultant to add the program to the contract and begin submitting the appropriate claims for reimbursement.

For information about starting and promoting a breakfast program please view the <u>Serving up a Successful School Breakfast Program</u> guide (https://dpi.wi.gov/sites/default/files/imce/school-nutrition/pdf/serving-up-a-successful-school-breakfast-program.pdf). A <u>Breakfast in the Classroom Toolkit</u> is also available if that option is considered (https://dpi.wi.gov/sites/default/files/imce/school-nutrition/pdf/bic-toolkit.pdf).

Parents play an important role in School Breakfast Program participation. A video was developed to help show parents the benefits that the School Breakfast Program provides for them and their children. This video along with a brochure can be found on our <a href="Resources for the School Breakfast">Resources for the School Breakfast</a> <a href="Program">Program</a> webpage, in the Marketing Breakfast section (https://dpi.wi.gov/school-nutrition/school-breakfast-program/resources).

For more ideas on breakfast menus, visit our On, Wisconsin! Cycle Menu or look up menus for other schools in Wisconsin.

- <u>Cycle Menu Resources</u> (http://dpi.wi.gov/school-nutrition/national-school-lunch-program/menuplanning/cycle-menu)
- <u>School Breakfast Menus on the Web</u> (http://dpi.wi.gov/sites/default/files/imce/school-nutrition/pdf/school-breakfast-menus-on-the-web.pdf)

Dr. Tony Evers, State Superintendent of Wisconsin Department of Public Instruction, shares a vision that every student will graduate prepared for college and career. His goals are for students to have the knowledge, skills, and habits that will allow them to succeed in life after high school. Access to quality nutrition plays a major role in developing those life-long habits.

The School Nutrition Team believes that what school nutrition programs do every day plays a very important part in the success of every child being able to graduate. We all know that well-nourished children are ready to learn. Thank you for all you do to ensure your students' success.

For more information on this initiative, please visit the Wisconsin DPI <u>Every Child a Graduate</u> webpage (https://dpi.wi.gov/statesupt/every-child-graduate).

